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FILED 5/5/21 2:58 pm CLERK U.S. BANKRUPTCY

COURT - WDPA

IN THE UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

In re: Case No. 18-24070-GLT

Chapter 7

ONE JET, INC.,

Debtor.

ROSEMARY C. CRAWFORD, Adv. Pro. No. 20-02172-GLT

Chapter 7 Trustee, Related Dkt. No. 45

Plaintiff,

v.

BOUSTEAD SECURITIES, LLC, et al, Hearing: June 10, 2021 at 11 a.m.

Defendants.

ORDER (I) DIRECTING PARTIES TO PREPARE A JOINT DISCOVERY PLAN AND STATEMENT OF ESTIMATED TIME OF TRIAL, AND (II) SCHEDULING A PRETRIAL STATUS CONFERENCE

:

The Court previously referred the above captioned adversary proceeding to mediation. A Mediator's Certificate of Completion was filed on May 3, 2021 indicating that a settlement has not been reached.² Based on these facts, the previously stayed litigation should now resume. Upon a review of the docket, it appears that only defendant Boustead Securities, LLC has filed a timely responsive pleading and defendant Eagle Ventures, Inc. has not.³ NOW, THEREFORE, it is hereby ORDERED, ADJUDGED, and DECREED that:

1. The Clerk shall enter default against Eagle Ventures, Inc. based on its failure to file a responsive pleading by December 18, 2020.

See Dkt. No. 45.

See Dkt. No. 61.

A default was previously entered against defendant Robert Campbell on December 2, 2020. See Dkt. No. 17.

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2. A pre-trial status conference is scheduled on June 10, 2021 at 11 a.m. via

Zoom Video Conference. Counsel to the remaining parties are directed to appear and

participate. All parties wishing to appear at a Video Conference Hearing must pre-register by

submitting a registration form via the link published on Judge Taddonio's website (located at

http://www.pawb.uscourts.gov/judge-taddonios-video-conference-hearing-information) by no

later than 4 p.m. on the business day prior to the scheduled hearing.

3. The remaining parties in the above-captioned adversary proceeding are

hereby directed to meet and confer (either in person, by telephone, or by way of e-mail) within

14 days of the date of this Order to discuss the terms and conditions of a Joint Discovery Plan

and Statement of Estimated Time of Trial (the "Joint Plan") for submission to the Court using

the form attached to this Order as Exhibit A.

4. Within 21 days of the entry of this Order, the remaining parties are

directed to file with the Court a signed copy of their proposed Joint Plan. Upon receipt and

review of the Joint Plan, the Court may approve, reject, modify, or take any other action with

respect to any/all of the terms contained therein. Disagreements between the parties that cannot

be resolved should be noted in the Joint Plan.

5. Failure of the parties to timely file a Joint Plan in the time designated by

this Order may result in the Court imposing sanctions against any party failing to comply with

the terms and conditions of this Order.

Dated: May 5, 2021

UNITED STATES BANKRUPTCY JUDGE

Attachment: Exhibit A Case Administrator to Serve:

Kerri Coriston Sturm, Esq.

John J. Richardson, Esq.

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Jason L. Ott, Esq. Andrew R. Shedlock, Esq. Sylvia Nichole Winston, Esq.

EXHIBIT A

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IN THE UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

In re:		
DEBTOR NAME(S),	: Case No. XX-XXXXX-GLT: Chapter	
Debtor(s).	: : :	
PLAINTIFF NAME(S),	: Adv. Proc. No. XX-XXXXX	-GLT
Plaintiff(s),		
v.	: :	
DEFENDANT NAME(S),	: :	
Defendant(s).	; ;	
Pursuant to Federal Rule of O of Bankruptcy Procedure 7026, a meeting	Civil Procedure 26(f) as incorporated by between the parties was held on	
of Bankruptcy Procedure 7026, a meeting	g between the parties was held on	
and was attended by for	for the Plaintiff(s) and	for the
Defendant(s). Having discussed the natu	ure and basis of their claims and de	fenses, and the
possibilities for a prompt settlement or or	ther resolution, the parties agree upo	n the following
Joint Discovery Plan and Statement of Esti	imated Time of Trial (the "Joint Plan")).
1. The parties have 1	made (or shall make by) al
disclosures required by Federal Rule of	Civil Procedure 26(a)(1) as incorpora	ated by Federa
Rule of Bankruptcy Procedure 7026 as fo	ollows: [Include a description of the	subject matter
timing, and form of the Rule 26 disclosu	res, but do not submit the disclosure	s themselves to
the Court.]		

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	2.	The parties have concluded that discovery will be needed on the following	
subjects: [Include a brief description of each subject upon which discovery will be necessary.]			
	3.	Disclosure or discovery of electronically stored information should be	
handled as follows: [Include a brief description of the parties' proposals.]			
	4.	The parties have agreed to address claims of privilege, or of protection as	
trial-preparati	ion mat	erial, asserted after inadvertent production as follows: [Include a brief	
description of the agreed upon terms.]			
	5.	The parties shall have until to complete fact discovery	
and to file discovery-related motions.			
	6.	Each party shall serve no more than interrogatories, including	
subparts. N	o broa	d contention interrogatories (i.e., "List all facts supporting your claim	
that") shall be used. Good cause must be shown for the allowance of more than 25			
interrogatories (as provided for in Fed. R. Civ. P. 33 and Fed. R. Bankr. P. 7033), and answers to			
interrogatories shall be due no later than days after service of the same.			
	7.	Each side shall take no more than depositions, each of which is not	
to exceed	_ hours	s (unless extended by agreement of the parties). Good cause must be shown	
for allowance	of mor	e than ten (10) depositions (as provided for in Fed. R. Civ. P. 30 and Fed. R.	
Bankr. P. 703	30).		
	8.	Each side shall serve no more than requests for admissions.	
Answers to requests for admissions shall be due no later than days after service of the			
same.			

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9.	The parties shall have until to move to join additional
defendants, amend th	e pleadings to add additional claims or defenses, and/or file any other non-
dispositive motions (e.g., motions seeking consolidation, bifurcation, etc.).
10.	The parties shall have until to identify the subject
matter/discipline of e	each expert witness that may be called at trial (if applicable). Names of
expert witnesses and	initial reports under Fed. R. Civ. P. 26(a)(2), as incorporated by Fed. R.
Bankr. P. 7026, shall	be due no later than, and rebuttal reports are due no later
than	All parties claiming damages must, by no later than,
identify and disclose	the damages such party intends to provide at trial and identify and describe
the manner and met	thod in which such damages claims are calculated. All expert witness
discovery shall be con	mpleted on or before
11.	The parties shall file any motion(s) for summary judgment by
12.	If a demand for a jury trial has been made, the parties [DO/DO NOT]
consent to have such	trial conducted by this Court.
13.	If the adversary proceeding is a non-core matter under 28 U.S.C. §§ 157
and 1334, the parties	[DO/DO NOT] consent to the entry of a final order by this Court.
14.	The parties have estimated that approximately days will be needed to
conduct a trial in this	case.
15.	The parties shall be ready for a pretrial conference on or after
	, and the parties shall be ready to evaluate this case for settlement purposes
at that time.	

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WHEREFORE, the parties to this adversary proceeding respectfully request that the Court enter an order authorizing and implementing this Joint Discovery Plan and Statement of Estimated Time of Trial, and grant such other relief as the Court deems just and proper.

[INSERT SIGNATURE BLOCKS CONTAINING SIGNATURES, NAMES, ATTORNEY I.D. NOS., ADDRESSES, TELEPHONE NUMBERS, FACSIMILE NUMBERS, AND E-MAIL ADDRESSES OF ATTORNEYS OR THE PARTIES (IF PRO SE).]